REMARKS

Claims 1-20 are now present in this application, with new claims 18-20 being added by the present Preliminary Amendment. It should be noted that the amendments to claims 3-4, 7, 9, 11 and 13-17 of the present application are non-narrowing amendments, made solely to place the claims in proper form for U.S. practice and not to overcome any prior art or for any other statutory considerations. For example, amendments have been made to remove multiple dependencies in the claims.

CONCLUSION

Accordingly, in view of the above amendments and remarks, an early indication of the allowability of each of claims 1-20 in connection with the present application is earnestly solicited. Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Donald J. Daley at the telephone number of the undersigned below.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 08-0750 for any additional fees required under 37

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C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

HARNESS, DICKEY & PIERCE, P.L.C.

Bv:

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DJD:bof

ABSTRACT OF THE DISCLOSURE

A method is for providing plants belonging to the <u>Brassicaceae</u> family with elevated levels of anticarcinogenic glucosinolates. The plants are obtained by 1) the production of a <u>Brassica oleracea</u> plant with elevated levels of anticarcinogenic glucosinolates in the edible parts and 2) the use of the <u>Brassica oleracea</u> plant produced under 1) as a starting material for breeding <u>Brassica</u> varieties with elevated levels of anticarcinogenic glucosinolates.